Exhibit 2

1	MORRISON & FOERSTER LLP		
2	MICHAEL A. JACOBS (Bar No. 111664) mjacobs@mofo.com		
3	MARC DAVID PETERS (Bar No. 211725) mdpeters@mofo.com		
	755 Page Mill Road		
4	Palo Alto, CA 94304-1018 Telephone: (650) 813-5600 / Facsimile: (650) 494-0792		
5			
6	BOIES, SCHILLER & FLEXNER LLP DAVID BOIES (Admitted <i>Pro Hac Vice</i>)		
7	dboies@bsfllp.com 333 Main Street		
8	Armonk, NY 10504 Telephone: (914) 749-8200 / Facsimile: (914) 749-8	3300	
	STEVEN C. HOLTZMAN (Bar No. 144177)		
9	sholtzman@bsfllp.com 1999 Harrison St., Suite 900		
10	Oakland, CA 94612 Telephone: (510) 874-1000 / Facsimile: (510) 874-1460		
11	ORACLE CORPORATION		
12	DORIAN DALEY (Bar No. 129049)		
13	dorian.daley@oracle.com DEBORAH K. MILLER (Bar No. 95527)		
14	deborah.miller@oracle.com MATTHEW M. SARBORARIA (Bar No. 211600)		
15	matthew.sarboraria@oracle.com		
	500 Oracle Parkway Redwood City, CA 94065		
16	Telephone: (650) 506-5200 / Facsimile: (650) 506-7114		
17	Attorneys for Plaintiff ORACLE AMERICA, INC.		
18			
19	UNITED STATES DISTRICT COURT		
20	NORTHERN DISTRICT OF CALIFORNIA		
21	SAN FRANCISCO DIVISION		
22	ORACLE AMERICA, INC.	Case No. 3:10-cv-03561-WHA	
23	Plaintiff,	ORACLE AMERICA, INC.'S	
24	v.	SUPPLEMENTAL AND AMENDED INITIAL DISCLOSURES	
25		Judge: Honorable William H. Alsup	
26	GOOGLE, INC.		
27	Defendant.		
28	0-1	December 2	
	ORACLE AMERICA, INC.'S SUPPLEMENTAL AND AMENDED INIT CASE NO. 3:10-cv-03561-WHA pa-1433184	IAL DISCLOSURES	

Case 3:10-cv-03561-WHA Document 1860-3 Filed 05/10/16 Page 3 of 12

Pursuant to Federal Rule of Civil Procedure 26(a)(1) and 26(e), Plaintiff Oracle America, Inc. ("Oracle") hereby provides these supplemental and amended initial disclosures. Oracle has made a reasonable and good faith effort to make the initial disclosures provided herein, including providing general descriptions of documents, and identifying persons who may have knowledge of pertinent information, relating to the issues in this action. However, Oracle's investigation of its claims and defenses in this action is ongoing. Other potential witnesses and/or documents may be identified and become significant as discovery proceeds and as the case develops, and therefore, Oracle reserves the right to supplement these disclosures.

I. INDIVIDUALS LIKELY TO HAVE DISCOVERABLE INFORMATION THAT ORACLE MAY USE TO SUPPORT ITS CLAIMS OR DEFENSES (FED. R. CIV. P. 26(a)(1)(A)(i)).

The persons Oracle believes are likely to have discoverable information that Oracle may use to support its claims and defenses are:

Name, Address, Telephone	Subject
Greg Bollella	Java development
Contact through counsel for Oracle	-
Roger Calnan	Java development and distribution
Contact through counsel for Oracle	•
Andrew Carr	Java distribution
Contact through counsel for Oracle	
Safra Catz	Oracle's business; Oracle's acquisition of Sun;
Contact through counsel for Oracle	Java business models, business plans, and
	associated financial data; license discussions
	between Oracle and Google
Neal Civjan	Java licensing and sales, including negotiations
Former Oracle employee	with Google
Patrick Curran	Java standards, JCP, and open Java
Contact through counsel for Oracle	
Bill Daly	Oracle financial data
Contact through counsel for Oracle	
Don Deutsch	Java standards, JCP, and open Java, Java
Contact through counsel for Oracle	revenues and business
Larry Ellison	History of Oracle; Oracle's business; Oracle's
Contact through counsel for Oracle	acquisition of Sun; Java business models and
	business plans; license discussions between
	Oracle and Google
Gustavo Galimberti	Java development, Java licensing, Java
Contact through counsel for Oracle	distribution and support
Craig Gering	Java development, licensing, and testing
Former Oracle employee	

ORACLE AMERICA, INC.'S SUPPLEMENTAL AND AMENDED INITIAL DISCLOSURES CASE NO. 3:10-cv-03561-WHA pa-1433184

Case 3:10-cv-03561-WHA Document 1860-3 Filed 05/10/16 Page 4 of 12

1		
	Name, Address, Telephone	Subject
2	Ivgen Guner	Oracle financial data
2	Contact through counsel for Oracle	
3	Vineet Gupta	Java sales and licensing, including negotiations
4	Former Oracle employee	with Google
•	Steve Harris	Java development, distribution, licensing,
5	Contact through counsel for Oracle	business models, and business plans
	Jeannette Hung	Java development
6	Contact through counsel for Oracle	1
7	Thomas Kurian	Java development, distribution, licensing,
′	Contact through counsel for Oracle	business models, and business plans; license
8		discussions between Oracle and Google
	Jacob Lehrbaum	Java licensing and copyrights
9	Contact through counsel for Oracle	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
1.0	Matthew Mayerson	Software distribution
10	Contact through counsel for Oracle	
11	Kerry McGuire	Java business and revenues
11	Contact through counsel for Oracle	
12	John Pampuch	Java VM technology
	Contact through counsel for Oracle	out with the total stage
13	Bill Pittore	Java VM development
1.4	Contact through counsel for Oracle	vava vivi de veropinent
14	Nandini Ramani	Java Development
15	Contact through counsel for Oracle	ava Beveropinent
13	Mark Reinhold	Java development, distribution, licensing,
16	Contact through counsel for Oracle	business models, business plans, patent rights
	Contact unough counsel for office	and copyrights
17	Hasan Rizvi	Java development, distribution, licensing,
18	Contact through counsel for Oracle	business models, and business plans; license
10	Contact an ough counter for oracle	discussions between Oracle and Google
19	Susan Roach	Java development, distribution, licensing,
	Contact through counsel for Oracle	business models, business plans, patent rights
20		and copyrights
21	Bill Shannon	Java development, distribution, licensing,
21	Contact through counsel for Oracle	business models, business plans, patent rights
22		and copyrights
	Param Singh	Mobile Java development and business plan
23	Contact through counsel for Oracle	p.m.
	Guy Steele	Java development
24	Contact through counsel for Oracle	vara de veropinent
25	Brian Sutphin	Java licensing and business, including
23	Contact through counsel for Oracle	negotiations with Google, Java business plans
26	Ken Glueck	License discussions between Oracle and
	Contact through counsel for Oracle	Google; Java business models and business
27		plans
20	Michael Pfefferlen	Java sales and licensing, including negotiations
28	Contact through counsel for Oracle	with Google

Case 3:10-cv-03561-WHA Document 1860-3 Filed 05/10/16 Page 5 of 12

1	Name Address Talantana	Co.L.i.
2	Name, Address, Telephone	Subject Java development, distribution, licensing,
_	Adam Messinger Contact through counsel for Oracle	business models, and business plans
3	Bhaskar Gorti	Oracle's business
4	Contact through counsel for Oracle	Ofacie's business
4	Jeet Kaul	Java licensing and business
5	Former Oracle employee	sava neensing and outsiness
	Kathleen Knopoff	Java licensing and business
6	Former Sun employee	č
7	Leo Cizek	Java licensing and business, including
,	Contact through counsel for Oracle	negotiations with Google, Java business plans
8	Lino Persi	Java licensing and business
	Contact through counsel for Oracle	
9	Noel Poore	Mobile Java development and business plan
10	Contact through counsel for Oracle	
	Geoffrey Morton	Java licensing and business
11	Contact through counsel for Oracle	
12	Ed Washington	Java licensing and business
12	Contact through counsel for Oracle Govind Vedantham	Tava li agging and hygings
13		Java licensing and business
	Contact through counsel for Oracle Martin Lister	Java licensing and business
14	Former Oracle Employee	Java neclising and business
15	Nachi Periakaruppan	Java licensing and business
10	Former Oracle Employee	tava neensing and cusiness
16	Brian Faye	Java licensing and business
17	Contract through counsel for Oracle	
1 /	Rajiv Mordani	Java development
18	Contact through counsel for Oracle	
10	Joe (Huizhe) Wang	Java development
19	Contact through counsel for Oracle	
20	Lars Bak	Inventor of U.S. Patent No. 6,910,205
	Google employee	SANGE DE LA SANGE
21	Nedim Fresko	Inventor of U.S. Patent Nos. 5,966,702 and
22	121 Lincoln Way	7,426,720
22	San Francisco, CA 94122-2717 Li Gong	Inventor of U.S. Patent Nos. 6,125,447 and
23	Mozilla Foundation	6,192,476
	650 Castro Street, Suite 300	0,172,470
24	Mountain View, CA 94041-2072	
25	lgong@mozilla.com	
<i>ا</i> ل	James Gosling	Inventor of U.S. Patent No. RE38,104
26	Google employee	ĺ
27		
	Robert Griesemer	Inventor of U.S. Patent No. 6,910,205
27		Inventor of U.S. Patent No. 6,910,205

Case 3:10-cv-03561-WHA Document 1860-3 Filed 05/10/16 Page 6 of 12

Name, Address, Telephone	Subject
Richard Tuck	Inventor of U.S. Patent Nos. 5,966,702 and
343 Hill Street	6,061,520
San Francisco, CA 94114-2916	
Frank Yellin	Inventor of U.S. Patent No. 6,061,520
Google employee	
Representatives of Google, including witnesses	Android development, marketing and
identified in Google's initial disclosure and	distribution (including Open Handset Alliance
individuals included in Google's custodial	business plans, infringement, profit models,
collection	and revenues
Joshua Bloch	Android development, marketing and
Google employee	distribution (including Open Handset Alliance
	business plans, infringement, profit models,
	and revenues
Dan Bornstein	Android development, marketing and
Google employee	distribution (including Open Handset Alliance
	business plans, infringement, profit models,
	and revenues
Bill Buzbee	Android development, marketing and
Google employee	distribution (including Open Handset Alliance
	business plans, infringement, profit models,
	and revenues
Eric Chu	Java license negotiations between Google and
Google employee	Sun
Gregorz Czajkowski	Android development, marketing and
Google employee	distribution (including Open Handset Alliance
	business plans, infringement, profit models,
	and revenues
Tim Lindholm	Java license negotiations between Google and
Google employee	Sun
Rich Miner	Java license negotiations between Google and
Google employee	Sun
Larry Page	Knowledge of Oracle's Java-related intellectu
Google employee	property; Android development, marketing an
	distribution (including Open Handset Alliance
	business plans, infringement, profit models,
	and revenues; license discussions between
	Google and Oracle
Andy Rubin	Android development, marketing and
Google employee	distribution (including Open Handset Alliance
	business plans, infringement, profit models,
	revenues, and license negotiations between
	Google and Oracle

Name, Address, Telephone

1
2
3
4
5
6
7
8
9
10
11
12
13
14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Eric Schmidt Java development; knowledge of Oracle's Java-Google employee related intellectual property; Android development, marketing and distribution (including Open Handset Alliance), business plans, infringement, profit models, and revenues; license discussions between Google and Oracle Android distribution, revenues, infringement Representatives of manufacturers and distributors of Android devices Alan Brenner Java development, distribution, licensing, business models, business plans, patent rights RIM/Blackberry employee and copyrights Java license negotiations between Google and Ethan Beard Facebook employee Sun Rich Green Java development, distribution, licensing, Nokia employee business models, business plans, patent rights and copyrights Android development Individuals identified by Google in response to Oracle's interrogatory as having been involved in the development of Android

Subject

II. DOCUMENTS (**FED. R. CIV. P. 26(a)(1)(A)(ii)).**

Oracle discloses and describes by category the following documents, electronically-stored information, data compilations and tangible things that are or may be in the possession, custody or control of Oracle that Oracle currently and reasonably believes it may use to support its claims or defenses:

- 1. U.S. Patent No. 6,125,447 and related files.
- 2. U.S. Patent No. 6,192,476 and related files.
- 3. U.S. Patent No. 5,966,702 and related files.
- 4. U.S. Patent No. 7,426,720 and related files.
- 5. U.S. Patent No. RE38,104 and related files.
- 6. U.S. Patent No. 6,910,205 and related files.
- 7. U.S. Patent No. 6,061,520 and related files.
- 8. U.S. Certificate of Copyright Registration for J2SE 1.4, the copyrighted work, and related files.

work, and related files.

Case 3:10-cv-03561-WHA Document 1860-3 Filed 05/10/16 Page 8 of 12

1	9.	U.S. Certificate of Copyright Registration for J2SE 5.0, the copyrighted
2		work, and related files.
3	10.	U.S. Certificate of Supplemental Copyright Registration for J2SE 5.0 and
4		related files.
5	11.	Documents evidencing the conception, development, reduction to practice,
6		and design of the inventions claimed by the patents at issue.
7	12.	Documents relating to the history and development of the Java platform.
8	13.	Java releases and related documentation.
9	14.	Documents evidencing sales, distribution, deployment, and use of Java
10		products.
11	15.	Java-related contracts, licenses, and pricing models.
12	16.	Sun and Oracle Java business plans and financial results.
13	17.	Documents evidencing Google's knowledge of the Sun patent portfolio,
14		including documents relating to licensing of the Java IP rights by Google
15		and Google's participation in the Java Community Process.
16	18.	Android releases and related documentation.
17	19.	Google marketing, advertising, and press releases, and statements
18		regarding Android, Android devices, Android distribution and deployment,
19		and revenues attributable to Android.
20	20.	Public and third-party reports, releases, and statements regarding the
21		distribution and deployment of Android devices, and the impact of Android
22		and Android devices on the use, distribution, and deployment of the Java
23		platform and Java devices.
24	21.	Documents relating to each type and category of damages described in
25		Section III below, including license fees, revenue from and profitability of
26		Java and related Oracle businesses, and Oracle's and Google's business
27		models for the relevant lines of business.
28		

Case 3:10-cv-03561-WHA Document 1860-3 Filed 05/10/16 Page 9 of 12

The above documents are maintained primarily at one or more Oracle locations in California (Santa Clara, Redwood Shores, and Menlo Park) and Broomfield, Colorado, depending on the location of the various individuals identified above. Oracle has otherwise produced and is continuing to produce documents that Oracle reasonably believes it may use to support its claims or defenses.

III. INITIAL DISCLOSURES REGARDING COMPUTATION OF DAMAGES (FED. R. CIV. P. 26(a)(1)(A)(iii)).

Oracle provided Google's counsel with a damages expert report, subject to possible supplementation, and Oracle has otherwise provided information regarding the computation of damages in response to Google's interrogatories, and Oracle incorporates both by reference into these amended disclosures. As noted previously, Oracle has not completed its calculation for monetary damages as it will require expert evaluation of information in Google's possession and further supplementation after further productions of documents by Google. Oracle otherwise incorporates by reference its initial disclosures.

IV. INITIAL DISCLOSURES REGARDING INSURANCE (FED. R. CIV. P. 26(a)(1)(A)(iv)).

Oracle is unaware of any insurance agreement under which an insurance business may be liable to satisfy all or part of a judgment in this action or to indemnify or reimburse for payments made to satisfy any judgment.

Dated: June 3, 2011

DAVID BOIES
STEVEN C. HOLTZMAN
BOIES, SCHILLER & FLEXNER LLP

By: /s/STEVEN C. HOLTZMAN_____

Attorneys for Plaintiff ORACLE AMERICA, INC.

1

CERTIFICATE OF SERVICE

3

4

2

I declare that I am employed with the law firm of Boies, Schiller & Flexner LLP whose address is 1999 Harrison Street, Suite 900, Oakland, California 94612. I am not a party to the within cause, and I am over the age of eighteen years.

5

I further declare that on June 3, 2011, I served a copy of:

6

ORACLE AMERICA, INC.'S SUPPLEMENTAL AND AMENDED INITIAL DISCLOSURES

7

8

9

BY FACSIMILE, [Fed. Rule Civ. Proc. rule 5(b)] by sending a true copy from Boies, Schiller & Flexner LLP's facsimile transmission telephone number 510.874.1460 to the fax number(s) set forth below, or as stated on the attached service list. The transmission was reported as complete and without error. The transmission report was properly issued by the transmitting facsimile machine.

10 11

12

I am readily familiar with Boies, Schiller & Flexner LLP's practice for sending facsimile transmissions, and know that in the ordinary course of Boies, Schiller & Flexner LLP's business practice the document(s) described above will be transmitted by facsimile on the same date that it (they) is (are) placed at Boies, Schiller & Flexner LLP for transmission.

13 14

BY U.S. MAIL [Fed. Rule Civ. Proc. rule 5(b)] by placing a true copy thereof enclosed in a sealed envelope with postage thereon fully prepaid, addressed as follows, for collection and mailing at Boies, Schiller & Flexner LLP, 1999 Harrison Street, Suite 900, Oakland, California 94612 in accordance with Boies, Schiller & Flexner LLP's ordinary business practices.

16 17

18

15

I am readily familiar with Boies, Schiller & Flexner LLP's practice for collection and processing of correspondence for mailing with the United States Postal Service, and know that in the ordinary course of Boies, Schiller & Flexner LLP's business practice the document(s) described above will be deposited with the United States Postal Service on the same date that it (they) is (are) placed at Boies, Schiller & Flexner LLP with postage thereon fully prepaid for collection and mailing.

19 20

> BY OVERNIGHT DELIVERY [Fed. Rule Civ. Proc. rule 5(b)] by placing a true copy thereof enclosed in a sealed envelope with delivery fees provided for. addressed as follows, for collection by UPS, at 1999 Harrison Street, Suite 900, Oakland, California 94612 in accordance with Boies, Schiller & Flexner LLP's

21 22

23

24

ordinary business practices.

25

26

I am readily familiar with Boies, Schiller & Flexner LLP's practice for collection and processing of correspondence for overnight delivery and know that in the ordinary course of Boies, Schiller & Flexner LLP's business practice the document(s) described above will be deposited in a box or other facility regularly maintained by UPS or delivered to an authorized courier or driver authorized by UPS to receive documents on the same date that it (they) is are placed at Boies,

27

Schiller & Flexner LLP for collection.

1			
2		[Fed. Rule Civ. Proc. rule 5(b)] by placing a true ed envelope addressed as follows for collection and	
3	delivery at the mailroom of Bo	bies, Schiller & Flexner LLP, causing personal sted above to the person(s) at the address(es) set forth	
4	below.	ned doove to the person(s) at the address(es) set forth	
5	I am readily familiar with Boies, Schiller & Flexner LLP's practice for the collection and processing of documents for hand delivery and know that in the		
7	ordinary course of Boies, Schiller & Flexner LLP's business practice the document(s) described above will be taken from Boies, Schiller & Flexner LLP's		
8	mailroom and hand delivered to the document's addressee (or left with an employee or person in charge of the addressee's office) on the same date that it is placed at		
9	Boies, Schiller & Flexner LLP	· · · · · · · · · · · · · · · · · · ·	
10		CE [Fed. Rule Civ. Proc. rule 5(b)] by electronically through Boies, Schiller & Flexner LLP's electronic	
11	mail system to the e-mail addr	ess(es) set forth below, or as stated on the attached ecordance with Federal Rules of Civil Procedure rule	
12	5(b).	cordance with rederal Rules of Civil Procedure fulc	
13	Dobout E. Douwy	Timothy T. Soott	
14	Robert F. Perry Scott T. Weingaertner Bruce W. Baber	Timothy T. Scott Geoffrey M. Ezgar Leo Spooner III	
1516	Mark H. Francis Christopher C. Carnaval	KING & SPALDING, LLP 333 Twin Dolphin Drive, Suite 400	
17	KING & SPALDING LLP 1185 Avenue of the Americas New York, NY 10036-4003	Redwood Shores, CA 94065 TScott@kslaw.com	
18	RPerry@kslaw.com	GEzgar@kslaw.com LSpooner@kslaw.com	
19	SWeingaertner@kslaw.com bbaber@kslaw.com	Fax: 650.590.1900	
20	mfrancis@kslaw.com ccarnaval@kslaw.com		
2122	Google-Oracle-Service- OutsideCounsel@kslaw.com		
23	Fax: 212.556.2222		
24	Donald F. Zimmer, Jr. Cheryl Z. Sabnis	Steven Snyder KING & SPALDING LLP	
25	KING & SPALDING LLP 101 Second Street, Suite 2300	100 N. Tryon Street, Suite 3900 Charlotte, NC 28202	
26	San Francisco, CA 94105	ssnyder@kslaw.com	
27	fzimmer@kslaw.com csabnis@kslaw.com	Fax: 704.503.2622	
28	Fax: 415.318.1300		
	II		

	Case 5.10 cv 65501 WHA Document 100	00 5 Thea 05/10/10 Tage 12 0/12
1		
2	Brian Banner King & Spalding LLP	Renny F. Hwang GOOGLE INC.
3	401 Congress Avenue Suite 3200	1600 Amphitheatre Parkway Mountain View, CA 94043
4	Austin, TX 78701	rennyhwang@google.com
5	<u>bbanner@kslaw.com</u>	Fax: 650.618.1806
6	Fax. 512.457.2100 Ian C. Ballon	Joseph R. Wetzel
7	Heather Meeker GREENBERG TRAURIG LLP	Dana K. Powers GREENBERG TRAURIG, LLP
8	1900 University Avenue, 5 th Floor	153 Townsend Street, 8th Floor
9	East Palo Alto, CA 94303	San Francisco, CA 94107
10	<u>ballon@gtlaw.com</u> meekerh@gtlaw.com	wetzelj@gtlaw.com powersdk@gtlaw.com
11	Fax: 650.328.8508	Fax: 415.707.2010
12	Valerie W. Ho GREENBERG TRAURIG LLP	Robert A. Van Nest Christa M. Anderson
13	2450 Colorado Avenue, Suite 400E Santa Monica, CA 90404	Michael S. Kwun Daniel Purcell
14	hov@gtlaw.com	Eugene M. Paige Matthias A. Kamber
15	Fax: 310.586.7800	KEKER & VAN NEST LLP 710 Sansome Street
16	1 dx. 510.560.7600	San Francisco, CA 94111-1704 rvannest@kvn.com
17		canderson@kvn.com mkwun@kvn.com
18		dpurcell@kvn.com epaige@kvn.com
19		mkamber@kvn.com
20		Fax: 415.397.7188
21	I declare under penalty of perjury under true and correct.	r the laws of the United States that the foregoing is
22	Executed at Oakland, California, this 31	ed day of June 2011
23	L'Accuted at Oakland, Camorina, uns 31	d day of Julie, 2011.
24		
25		
26	Sheilah Buack	Sheelalot Buach
li	(4 mag a d)	(gianotura)

Case 3:10-cv-03561-WHA Document 1860-3 Filed 05/10/16 Page 12 of 12

CERTIFICATE OF SERVICE CASE NO. CV 10-03561 WHA pa-1418284

27

28

(typed)

(signature)